

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

UNITED STATES OF AMERICA

v.

CASE NO. 3:10CR234

JOSEPH A. KEETER,

Defendant

ORDER

This matter is before the court for consideration of a report and recommendation by the Magistrate Judge regarding the Magistrate Judge's acceptance of the Defendant's plea of guilty to specified charges in the pending matter pursuant to a Fed. R. Crim. P. 11 proceeding conducted by the Magistrate Judge with the consent of the Defendant and counsel. It appearing that the Magistrate Judge made full inquiry and findings pursuant to Rule 11; that the Defendant was given notice of the right to file specific objections to the report and recommendation that has been submitted as a result of the proceeding; and it further appearing that no objection has been asserted within the prescribed time period, it is hereby

ORDERED that the report and recommendation of the Magistrate Judge is ADOPTED and the Defendant is found guilty of Counts One, Four, and Five of the Criminal Information.

 /s/  
Henry E. Hudson  
United States District Judge

Dated: 11.05.15 2010

關於新舊約聖經的真義，我們已經說過了。現在我們要說的是，關於舊約聖經的真義，我們已經說過了。

1. 《新編中華書局影印四庫全書》, 1981年。

PUBLICATIONS RECEIVED

MILITARY POLICY

2003-07-25

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## CHAPTER 1. *Introduction to the Regulation of the Financial Sector* 11

SYNTHETIC POLY(AMINO ACID) ANALOGUE AS A PROTEIN STABILIZER

<sup>10</sup> See, for example, the discussion of the "right to be forgotten" in the European Union's General Data Protection Regulation (GDPR), Article 17(1).

Henry E. Hargrave  
United States District Judge  
Henry E. Hargrave

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